WAL LODGED JUNE 2049 2023 Kepoet Number 2023-013880 MAR 2 1 2024 CLERK U.S. DISTRICT COURT
WEST RN DISTRICT COURT VPD OFFicer, Clay Agbis+#1750 DEPUTY This report is the reason I still in I'm! Nons of my Alberrys wanted to investigate this station. I called 911 on Rachelle for coming over After she moved out of her Apt And ASK me to move in becase she left the Kids there with AH Adult to be with thou. She called me and ask to come stay At the Apt becase she don't want the Kids or her Apt anymore. She moved into A hotel that CPS was helping her DAY FOR 11 ON JUNE 20th 2023 I called 911 on Rachelle because She came over drunk and started threatening me with putting A NCO ON me becase I didn't do something the wanted 1.2 She YHAS SAJING shes going to make up whatever story she can to got the courts to get it NOO on me 1.3 My son got mad at farhelle for sajing she was going to to me And Cachelle took of arted hitting me son 14 She was soling to him "hit me hit me hit me book its of I will tell the cops your dad did it anyway referring me saying she's going to tell the cops that I my son was to hit her work she would tell the cops it was me who hit hec.

1.5 All this was recorded on my cell phone and	when she was
getting ready to lease I called 911 on her.	
1.6 They came over And I told them what hap	
to the officer what the video says And w	by I wanted
to record her in the act.	
1.7 The officer recorded the video on his u	ork showe.
1.8 The next day Bachelk went to the courts	10
For A HCO Against me For ASSAULTing he	
day I called 911 on her for what she die	
1.9. I AX my First Attorney Josephine Tou	
this video evidence and police report	
1. 10 When I 7. Hally got the police report it	
totally different than what happen what	the office
claims what was said in the video is N	
ARTUALLY SAID!	
1.11. He lied and Fabricated it to make it	less valuable
evidence. Complety changed the story.	
but my case because it would be did n	nore than prace
she lied but prove she's willing to	ie about everything
to get her way.	
1.R I ASK the prosecutor for this factage	and body cam
Poolage and they told me they don't ha	
the letter to my Attorney John Terr	

Filed 03/21/24

Page 3 of 38 PDR P041043 - 000003 of 5

Report Number 2023-013880 - \*Offense / Incident Report Vancouver Police Department

Report Number 2	2023-013880 - *Offense / Incident Rep	oort	
REPORT DATE / TIME	EVENT START DATE / T ME - EVENT END DATE / TIME	REPORT WRITER	
Jun 21, 2023 01:34	Jun 20, 2023 21:44 - 22:53	Clay Agbisit #1750	
6026 NE 33RD CIR, VA	NCOUVER, WA 986		- Annual

### **Synopsis**

Horace reported his ex-wife Rachelle assaulted their 14-year-old son hitting him with a sandal. Rachelle was not contacted.

BWC used.

### **Narrative**

On 06/20/23 at 2211 hours I self-dispatched to a cold assault located at 6026 NE 33<sup>rd</sup> Cir in Vancouver Washington. Dispatch relayed the RP's ex Rachelle just left after hitting their 14-year-old son. I contacted the RP Horace Hill via telephone who provided the following statement.

Horace stated he and his ex-wife Rachelle Carelock had been split up for a while. Horace currently found out Rachelle left the residence about a month ago leaving their 14-year-old and 17-year-old alone. Horace moved into the residence to take care of the kids. Horace stated tonight Rachelle came by to pick up their son Hill (14-year-old). Land to the residence he did not want to go with her. Rachelle got upset and hit Judian on the arm with a sandal. Rachelle left the residence and was staying at a hotel somewhere off Mill Plain Blvd. Horace stated Judian was not injured and refused to speak to police.

I asked Horace what started the argument. Horace stated Rachelle will always "mouth off" to the kids and his son was a big kid and wanted to be treated like a man. Which is did not like to be disrespected no matter who it was. Which was talking back and pushing Rachelle's buttons and Rachelle hit him. Horace stated he was only reporting it because Rachelle always called police on him to get him in trouble so he thought he should do the same. Rachelle threatened to get a restraining order against Horace, and he did not want to get trouble for something he did not do. Police would always take Rachelle's side because he was black, and she was white.

Horace stated Rachelle would be coming back because she was going to get them food. Horace recorded the incident on his phone and would show police if needed. I asked if was still there, and Horace stated yes. Horace stated was aware he was calling police and told him he would not talk to police. I told Horace I was going to stop by to watch the recorded video and try to talk to londown if he was willing.

As I turned onto NE 33<sup>rd</sup> Cir I observed a white Audi parked in front of the residence in the middle of the road. A large male entered the front passenger seat and the vehicle left driving by me. It was dark and I was unable to see inside the vehicle. I contacted Horace at the residence who stated he did know where dady was. I advised there was a white Audi that just left from the residence. Horace stated it must have been Rachelle and day going to get food. Horace stated was not injured and refused to talk to police.

I asked Horace to see the recorded video of the alleged assault. The video showed Rachelle yelling at says, "I don't see my momma" and Rachelle hits him on the left arm with a sandal. Rachelle said, "say it again". The video from my work cell phone. Horace stated that was what does to upset Rachelle, he will continue to talk back to get a rise out of you.

I attempted to call Rachelle and it went to voicemail. A message was left for her to call me back. I conferred with other Officer's on scene, and it was determined Rachelle used moderate and reasonable force to discipline based on RCW 9A.16.100 Use of Force on Child. A sandal to the arm was reasonable and moderate and you hear continue to talk back.

Based on my investigation I did not establish PC for Assault IV- DV.

## **Attachments**

Evidence.com

### Recommendation

Suspended.	
REPORT NG OFFICER SIGNATURE / DATE	SUPERVISOR SIGNATURE / DATE
Clay Agbisit #1750 Jun 21, 2023 04:45 (e-signature)	Christopher Simmons #1635 Jun 21, 2023 04:53 (e-signature)
PRINT NAME	PRINT NAME
Clay Agbisit #1750	Christopher Simmons #1635

Report Number 2023-013880 - \*Offense / Incident Report Vancouver Police Department

Forward t	o DV Unit for review.						
REPORTIN	IG PARTY-1						
	ARTY-1 (PERSON)				DOB / ESTIMATED AGE RANG	GE.	
R-1 Hill, H					(1977-07-28		
sex <b>Male</b>	Black or African American Or Latino	/ Not Hispanic	(360) 838-6	•	none), (360) 717-5383	(primary, Mobile Ph	none)
HOME ADDRE							
6026 NE 3	33RD CIR, VANCOUVER, WA	98661					
REPORT NG F	PARTY SIGNATURE						APSECULATION
OFFENS	SE-1						
OFFENSE CO	DE 36.041_ASSAULT IV						
OFFENSE STA		OFFENSE END DA	ATE		OFFENSE COMPLETION	DOES EVENT CO	ONTAIN BIAS
Jun 20, 20	023 21:35	Jun 20, 2023	3 21:44		COMPLETED ATTEMPTED	ELEMENTS?	NO
SUSPECTED (	COMPUTER/ HANDHELD DEVICE USE	SUSPECTEDIALC	OHOL CONSUMP	TION	SUSPECTED DRUG USE	DOMESTIC VIOL	ENCE
□ YES ■	NO	D YES NO		0	T □ YES NO	¥ YES□	NO
	RCE INVOLVED	1		GANG INFORMA		Mary 0	9x4 10xx4x
Personal \	Weapons (hands, fist, feet, an	ns, teeth, etc.)		No Gang Inv	volvement/Unknown		
MODUS OPER	RANDI	tig.		· ·	athroph		
DV - Dom	estic Violence - Threat Assess	sment Not Com	pleted				
	LOCATION  ME / STREET ADDRESS/LOCATION NAM	E / APT. UNIT. STE / D	ESCRIPTION				
6026 NE 3							
CITY	##W9		STATE !		ZIP (	COUNTRY CODE	
VANCOU'			WA		98661	US	10
LOCATION CA	TEGORY				CINCT / DISTRICT / BEAT / NHO		PUBLIC (PRIVATE
Residence	e/ Home			VANCOUVE Bagley Dow	ER PD / VPD East / Ea ns	st District 3 / 33 /	Private
VICTIMS-1					DOB/ESTIMATED AGE RANI		
	ME (LAST, FIRST MIDDLE)		AND STORY		1009 03 11 (iuvenile		
SEX #	RACE / ETHNICIT				Jovernie	<i></i>	
Male	Black African American	/ Not Hispanic	Or Latino				tuvalarnan malan alda estimbera relizion nel matematikan al-dashar nelizio
6026 NF	ess 33RD CIR, VANCOUVER, WA	98661			decar		
VICTIM IS OF					Marie W. resilier - Applications		
☐ YES	NO S	n yanga p					
SUSPECT		CURNOS					THE PARTY
SUSPECTS-1	NAME (LAST, FIRST MIDDLE) ELOCK, RACHELLE DIANNE				DOB / ESTIMATED AGE RAN	GE	
SEX	RACE / ETHNICITY	-	PHONE NUMBE	iR	photocontains or a market management plant, statement with their	and the state of t	Above in the contract of the c
Female	White / Not Hispanic Or L	atino	(360) 449-2	2622 (primary, l	Mobile Phone)		
HOME ADDRE					The second secon	The same of the sa	
6026 NE	33RD CIR, VANCOUVER, W	A 98661	4.4				
WITNESS	-1						
	OFFICER SIGNATURE / DATE sit #1750 Jun 21, 2023 04:4:	5 (e-signature)		Christopher PRINT NAME	GNATURE / DATE Simmons #1635 Jun Simmons #1635	21, 2023 04:53 (e-	signature)
, /					Approximation of	MARIANA AND AND AND AND AND AND AND AND AND	regar relative and an area described an applicability

LAW of Evidence in Washington \$2.03 Definition of "Relevance" Relevant evidence means evidence having any tendency to MAKE the existence of any fact that is of consequence to the determination of the action more probable or less probable than it would be without the evidence Materiality-consequence to be determination of the Action logical relevance or probative worth-mores or less probable than without the evidence 2.1 Materiality: Evidence is material it offered to prove or disprove an element of a legally cognizable claim, offense or deless raised in the pleadings. 2.2 Logical Relevance: If the evidence is material and has any tendency, No matter how slight to advance the party's position Attins v. County of Riverside Brady MAterials: A. The prosecution's failure to disclose material evidence tovorable to the accused can violate the accused's due provess right to A Tair trial 3. Evidence that the officers fabricated the police reports against the detendant undermines the credibility of the officers as well as the police reports. The evidence could MALE been used to show that the victim or wither was willing to lie about the defendant and even to accuse him falsely A doing so would result in even a minimal benefit to him

C. There is a clearly established due process right not to be subjected to criminal charges on the basis of deliberately Pabricated Palse evidence or police report Continued investigation Although they Knew or should have Known of the suspects innocence, or used investigative techniques that were so coercive and abusive that they KNEW OR Should have KNOWIN that those techniques would yield False information. DIT My concept is fundamental to the American splan of justice t is that those charged with upholding the law are prohibited from deliberately Fabricating evidence And framing individuals E.A. OLE provess violation based on a failures to preserve potentially exculpatory evidence requires a showing of bad faith on the part of the Officer or prosentor. No dis process violation cours about a showing of bad faith The presence or absence of bad faith by the police for purposes of the DUE Provess Clause most necessarily torm on the police's Knowledge of the exculpatory value of the evidence at the line it From defendants violate the defendants constitutional due process right Common sense "would instruct a police officer to not withhold exculpatory exidence A right can be clearly established on the basis of common sense.

JUNE 27th 2023 Police Incident Report: #2023-014405 VPD OTT: 1000, Ken Hess #1815, Cody EsAU #1692 2.3 After I realized I was being set up by Rachelle I started WAIFING SOUTH DOUND ON N.E GZNEAVE COMM TOWARDS N.EYT Plan Blud I was on hold with 911 I was toping to call them to see it the officer were really supposed to be coming or not and to report what I thought was a set up for violation of ANCO. 24 I was walking on the left side of NE 62Nd AVE WALKING down hill I was on the left side of the street because I would be able to see the light on NE 4th plain blud to see it the police ARE coming I know stapleton rd is A FEM blocks AWAY SO I KNEW they Would come From the direction I was WAIKing. 25 to I got about the hill more And closer to 4th plain, I Notice AN officer siting At the light so I started MAJING MY ARMS tring to get his Attention. I WAIKED Across the street and into SeaMar Clinic parking lot. 2.6 Im IH the middle of Seamer Clinic parking lot still trying to got the officers attention sitting at the redlight.

2.7 The officer Nevel moved but while I was still standing in
the parking lot another officer pulled up behind the first
officer to gred his light on and got into the turning
lane and when he was able mode a Uturn at the light
and pulled into the entrance of Seattlar Clinic with is
located off of N.E 4th plain blue The other officer
Lept straight when the light turned green.

2.8 Officer Hess was the First and only officer that pulled justo the parking lot at First to talk to me.

BWC OTHER ESAN REPORT SAS:

- 2.90 There Hess And I were enough to the Above location when I was advised toward was traveling towards NE 62 NA AVE and then south towards NE 4th plain. While waiting at A red light at NE 62 NA AVE and NE 4th plain blud. I observed toward wathing towards NE 4th plain blud with his hands in the Air. HE then walked into the SeaMar Clinic parking of boated at 6100 NE 4th plain blud
- 2.10 There, we contacted him, And Officer Danielson arrived on Scene and confirmed with VPD records that the above order had been served.
- 2.11 Dispatch advised there was an order in the system, but it wasn't showing served jet. Rachelle advised it had been served two days ago.

ZIZOARCER ESAN ASKED RAChelle what happened Rachelle claimed
that she was assaulted two days ago by me and was grantled
the protection order which was served on me yesterday
2.13 Rachelle claimed that she hadn't been home since 5:30 Am
and when she got home, she found me inside the home.
Officer Hess report sals:
2.14 (DOH MY ARRIVA) I contacted Horace Walking southbound on
NE GONE ANE ANA From the residence. Horace told me he had
just been at the corner of HEGZHEAVE AND NE 33rdCIR WHITING
For police to acrive Both where I contacted Horace and the
location he described are within 100071 of Zachelles residence.
A. How did Hes contact me malking down NE GONDAYE and where
he claims he contacted me is within a 100074 of the
restricted residence. NE 33 PC. R to 6100 NE 4th plain blvd
is 158494
B Officer Esau states that while sitting at the light, saw
me WAIK into SOAMAR Clinic PARKing lot. There is where
"They "contacted me at 158474 from the restricted
residence not a 10007t.
C. How did Hess claim to have contacted me WAKING down
NE 6240 AVE within a 10007 but Esau claims that
they both contracted me After I WAlked into Seamer Clinic parking lot, 158471?
Clinic parking lot 158471?

D. IT HES IS right Esau body cam and dash can should show Hess turning left at the light on NE 4th plain blic and NE 62Md AVE going up NE 62Nd AVE instead of making a Utury on HE 4th plain and pulling into Seamor Clinic parking, E. IT HES is right if he contacted me walking down NE 62nd AVE Within A 10007 houded I get wested in SeaMar parking lot At 158471? How did I get AVAY From Hes more than 50071, to be arrested inside SealMar parking lot? 7 Where is Hess body cam and dash can Footage of him turning up NE G2Nd AVE And contracting me within 100071 2 the reserve? C. Hes told me when he mested me at Jeans Clinic that I was within a 1000H + hals why I was being Arrestal HOW WAS it A 100071 when the distance between the two places is 15847+ 03m; H. How did dopatch say the NCO want seemed yet to Esay last Hoss that it was seemed? How did Rachelle claim it was reased "two days ago" which would be June 25th And then say it was seared on me "yesterday" which would be ON LONE 26th I WAS Arrested ON JUNE 27th I Another thing Rachelle 3 led the petition for the MCO ON JUNE 2194 FOR AN Alleged ASSAUT that took place on JONE ZOM JUNE ZOM AND JUNE 25th s A big difference in time 5 days and 2 days, a person would know the difference In the report she clams I was served and assautted her on the same day.

J. How didn't the officers pick up on the inconsistances in Rachelle ostory?

Killho is telling the truth because on of them is lying nowal both of them are telling the truth? They both should be telling the exact story if they both contacted me together. I about matter my way because they both lied on their police report and II they had to be in order to arrest me in the first place.

2.15 Both offices body cam and dash cam footrage would prove my story to be true. The asked all my Attorneys I've asked the court cleek and the prosecutors, even the private investigators that my Attorneys sent to help.

I've asked surgions I could think of for the footrage and nothing. The prosecutor sent me a letter saying they will have to look into this matter and will get back to me. It takes almost ten months to produce it? One offer that I really needed the body cam footrage and evidence that the officer says her had, deand have it anymore, at least that what the prosecutor said in the letter they sent me. They said thay don't have it any more. Why don't they have it any more? I've blen asking for this evidence for 9 months.

Report Number 2	023-014405 - Supplement - 1 Report		
REPORT DATE / TIME	EVENT START DATE / TIME - EVENT END DATE / TIME	REPORT WRITER	
Jun 27, 2023 16:49	Jun 27, 2023 13:09	Cody Esau #1692	
SUPPLEMENT TYPE			
Patrol Supplemental			
NARRATIVE			

# Supplemental Report

# **Narrative**

\*\*\*BWC used. The following is a recollection, to the best of my knowledge and perspective, to be true and accurate. This is not a transcription of the body-worn camera. Statements from involved individuals have been summarized for ease of reading unless stated and denoted by quotation marks. The connotation of summarized statements was preserved and presented to the best of my ability. The order of events summarized in the following narrative may not be in chronological order for ease of reading \*\*\*

On 06/27/20223, I was working as a Patrol Officer out of Vancouver West Precinct as call sign 2D21. On this date at 1310 hours, I was dispatched to 6026 NE 33RD CIR. for a restraining order violation in progress. Dispatch advised the Reporting Party Rachelle D. Carelock stated that she just filed an NCO with her ex-husband Horace Hill, and he is at the above address now. She advised it was served and when she got home, he was inside the home.

Dispatch advised the suspect was described as a black male, 5'9", heavyset, and wearing grey sweats and a white t-shirt with flip flops. She advised that he just walked out but said, "if you called them again, I have something for you."

Dispatch advised there was an order in the system (2320827806), but it was not showing served yet. Rachelle advised it had been served two days ago.

Officer Hess and I were enroute to the above location when it was advised Horace was traveling towards NE 62nd Ave and then south towards NE Fourth Plain Blvd. I observed Horace walking towards NE Fourth Plain Blvd with his hands in the air. He then walked into the Seamar Clinic parking lot located at 6100 NE Fourth Plain Blvd.

There, we contacted him, and Officer Danielson arrived on scene and confirmed with VPD Records that the above order had been served.

Horace was upset and stated he was told to come to the house to get his stuff by his daughter, would be there for a standby. Officer Hess then reviewed the terms of the order and then advised Horace he was under arrest for violating it.

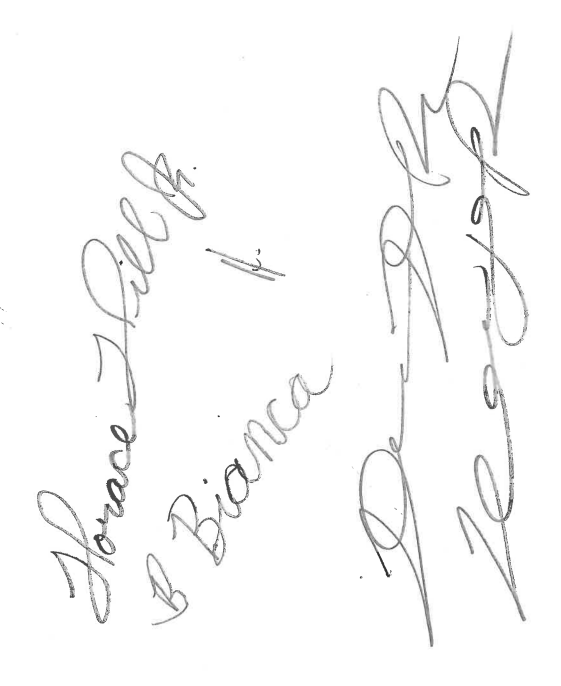
After Horace was placed into handcuffs, I then changed locations and met with Rachelle and at NE 62nd Ave. and NE 33rd. Cir. I asked Rachelle what happened, and she stated two days ago she was assaulted by Horace and was granted the protection order which was served on him yesterday. She stated and she hadn't been home since 0530 this morning and when they arrived, they round Horace inside the house. I asked Rachelle if she knew how Horace got into the house and she stated she wasn't sure because she has the only key.

Rachelle advised Horace might have entered the house using the retractable garage door which is off its track and easy to raise. I then asked if she saw Horace inside the house, and she confirmed she had. I then asked her if she invited him to the house and she stated she had not spoken to him today.

I then asked Rachelle about the threats made by Horace. She advised as he was leaving and she was on the phone, he said, "I got something for you." I asked her what she thought that meant and she believed it was a threat to cause her harm. She stated he has previously threatened her life and that he's on meth really bad. Rachelle was asked if heard the threat and she didn't believe so.

I then advised Officer Hess about the statements made by Rachelle and Rachelle was asked if she would complete a Smith Affidavit and she agreed. Upon completion, I advised Rachelle of the perjury statement and we both signed.

REPORTING OFFICER SIGNATURE / DATE	SUPERVISOR SIGNATURE / DATE
Cody Esau #1692 Jun 27, 2023 17:38 (e-signature)	Erik Jennings #1299 Jun 28, 2023 07:28 (e-signature)
PRINTNAME	PRINT NAME
Cody Esau #1692	Erik Jennings #1299



REPORT DATE / TIME	2023-014405 - *Offense / Incident Re	REPORT WRITER	
Jun 27, 2023 14:33	Jun 27, 2023 13:09	Ken Hess #1815	
ASSISTING PERSONNEL / TYPE(S)		is commanded to the first the second of the	
Cody Esau #1692 (Inve	stigative Assistance), Nichol Danielson #1843 (Inves	tigative Assistance)	
6026 NE 33RD CIR, VAN	ICOUVER, WA 98661		

# **Synopsis**

Rachelle Carelock is the protected party in a valid and served order with Horace Hill listed as the respondent. Rachelle and her daughter, , found Horace inside their residence today. Horace was arrested and booked into the Clark County Jail for No Contact Order Violation DV and Residential Burglary DV.

# **Narrative**

On 6/27/2023 at 1309 hours I was dispatched to a restraining order violation at 6026 NE 33<sup>rd</sup> Cir in Vancouver, Clark County, WA. Rachelle Carelock called to report Horace Hill was at her residence.

Upon my arrival I contacted Horace walking southbound on NE 62<sup>nd</sup> Ave away from the residence. Horace told me he had just been at the corner of NE 62<sup>nd</sup> Ave and NE 33<sup>rd</sup> Cir waiting for police to arrive, Both where I contacted Horace and the location he described are within. 1,000 feet of Rachelle's residence. Horace explained Rachelle's daugnter, , called him and told him the police were on their way so he could get his personal belongings out of the residence. Horace said he saw Rachelle drive past him while talking on the phone and he knew she was calling the cops to get him in trouble so he left. Horace state he tried to call the police but couldn't get through.

I contacted Vancouver Police Department Records and verified Rachelle is the protected party in a valid and served order with Horace listed as the respondent. The order restrains Horace from being withing 1,000 feet of Rachelle and her residence at 6026 NE 33rd Cir. I attached a copy of the order to this report.

Horace told me he and Rachelle were in a dating relationship for a period of four years and they have two children together) I asked if they lived together and Horace explained Rachelle used to live at the 6026 NE 33<sup>M</sup> Cir residence, but she moved out two months ago and he moved in. Horace explained this to me several times as the reason he was legally allowed to be there. I tried to explain the residence in listed in the order as the place he is restrained from, but he told me it was a lie.

While I was talking to Horace, my partner, Officer Esau, spoke with and Rachelle. Both of them stated they saw Horace inside the residence he is restrained from. The garage door is unsecured and that is how they suspect he got inside. Rachelle also completed a Smith Affidavit and threat assessment with Officer Esau. The threat assessment score was 30, which is extreme.

Horace was seen inside the residence he is restrained from. Being there means he entered and remained unlawfully with the intent to commit the crime of violating the restraining order. Based on the above stated facts there is Probable Cause to arrest Horace for RCW 7.105.450.1A3 No Contact Order Distance Violation DV and RCW 9A.52.025 Residential Burglary DV.

I told Horace he was under arrest for violating the restraining order and residential burglary. I placed Horace in handcuffs, which I checked for fit and double locked. I searched Horace incident to arrest and didn't find any weapons on his person. I did find a bag of marijuana, which the jail will not accept. I asked Horace if there was someone who could take it for him, and he said no. I later submitted it into VPD Evidence for disposal.

I escorted Horace to my patrol car and checked the back seat area for safety. I placed Horace in the back seat, fastened his seatbelt, and transported him to the Clark County Jail for booking on the above mentioned charges.

## **Attachments**

Restraining Order.

REPORTING OFFICER SIGNATURE / DATE SUPERVISOR SIGNATURE / DATE Ken Hess #1815 Jun 27, 2023 15:59 (e-signature) Jon Pfister #1140 Jun 27, 2023 16:19 (e-signature) PRINT NAME PRINT NAME Jon Pfister #1140 Ken Hess #1815



# Incident Drill-down

		Incident	
fwCust_ID	64 (c)	Case Number	V2023014405
Agency	VPD	EID	18977551
Event	23246395	Date Time	06/27/2023 13:09:11
Beat	223	Zone	223
Location	6026 NE 33RD CIR	ESZ	2050
XStreet1	DEAD END	XStreet2	NE 62ND AVE
ZIP	98661	Caller Name	CARELOCK, RACHELLE
		Caller Number	(360) 449-2622
		Caller Location	NE FOURTH PLAIN BLVD - SW SECTOR VANCOUVER
Event Type	RO	Sub Type	1
Problem	RESTRAINING ORDER	Priority	2
Time Created	06/27/2023 13:09:11	Time Closed	06/27/2023 15:53:17
Creating Person	7270 SARAH JURHS	<b>Created on Terminal</b>	ces905
Dispo	R		

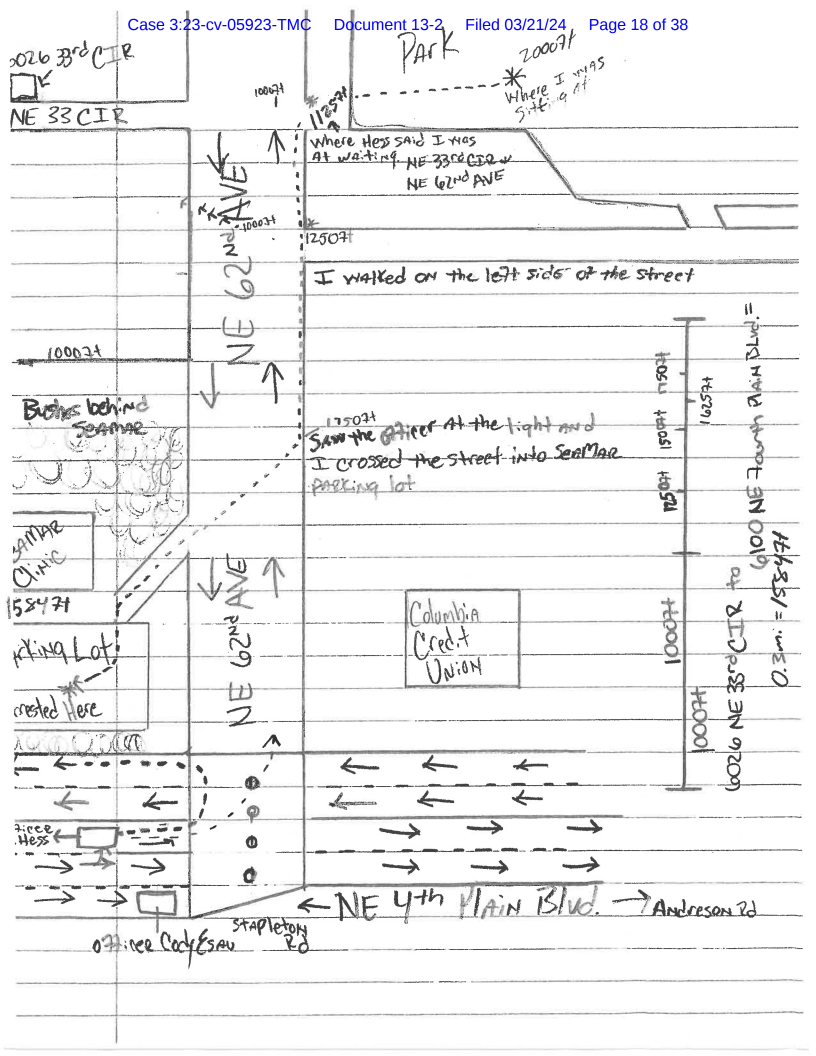
	F	rimary Unit	
Unit .	2D21		
DISPATCH	06/27/2023 13:10:34	ENROUTE	
ARRIVE	06/27/2023 13:14:46	TRANSPORT	06/27/2023 14:05:28
TRS ARRIVE	06/27/2023 14:32:25	AVAILABLE	06/27/2023 15:53:17

			ncident Comments
Date Time	<b>EMPID</b>	Term	Comment
2023-06-27 13:09:11	7270	ces905	JUST FILED A NCO WITH EX AND HE IS AT THE HOUSE NOW
2023-06-27 13:09:11	7270	ces905	ORDER HAS BEEN SERVED
2023-06-27 13:09:11	7270	ces905	Premise history (6026 NE 33RD CIR VAN) accessed by 7270
2023-06-27 13:09:11	7270	ces905	SHE JUST GOT HOME AND HE IS IN THE HOME
2023-06-27 13:09:23	7270	ces905	NAME: HILL HORACE DOB: 19770728 SEX: ST:
2023-06-27 13:09:40	7270	ces905	NO ASSOC VEH
2023-06-27 13:09:43	7270	ces905	HE IS IN THE HOUSE ALONE
2023-06-27 13:09:59	7270	ces905	RP IS OUTSIDE OF THE HOME - HER VEH IS A WHITE AUDI
2023-06-27 13:10:22	7270	ces905	+++ CHANCE THAT MALE HAS WPNS ON HIM, HE HAS HAD THEM IN THE PAST
2023-06-27 13:10:58	7270	ces905	BM5'9HEAVYSETGRY SWEATS AND WHITE TSHIRT WITH FLIP FLOPS
2023-06-27 13:11:12	7123	ces901	*NO PAGE*
2023-06-27 13:11:14	7270	ces905	JUST WALKED OUT OF THE HOUSE, MADE THREATS TO RPSAID "IF YOU CALLED THEM AGAIN I HAVE SOMETHING FOR YOU"
2023-06-27 13:11:22	7270	ces905	HE IS NOW LEAVING ON FOOT TOWARDS 62ND
2023-06-27 13:12:25	7270	ces905	ORDER SHOWING NOT SERVED IN SYSTEM BUT PER RP IT WAS SERVED 2 DAYS AGO
2023-06-27 13:12:40	7270	ces905	HE IS STILL WALKING - TOWARDS FOURTH PLAIN - RP STILL HAS EYES ON HIM
2023-06-27 13:13:16	7270	ces905	SHE BELIEVES HE IS HEADING TO THE ELWOOD TO HIDE - HE HAS A FRIEND NAMED NICOLE WHO LIVES THERE (UKN APT NUMBER)
2023-06-27 13:13:40	7270	ces905	DOESNT THINK HE TOOK ANYTHING FROM THE HOME - NOT SURE HOW HE GOT IN - HE DOES NOT HAVE A KEY
2023-06-27 13:13:58	7270	ces905	NAME: CARELOCK RACHELLE D DOB: 19880630 SEX: ST:
2023-06-27 13:14:14	7270	ces905	ADVISED TO CB IF HE RETURNS
2023-06-27 13:14:15	7270	ces905	CON
2023-06-27 13:14:43	7123	ces901	2D21 SEAMAR W/1 62ND/4P
2023-06-27 13:15:36	97306	ces26821	,
2023-06-27 13:18:19	7123	ces901	2D22 CODE 4 CHECK COMPLETE
2023-06-27 13:21:59	7123	ces901	Alarm Timer Extended: 0
2023-06-27 13:22:00	7123	ces901	Alarm Timer Extended: 0
			01

Case 3:23-cv-05923-TMC + Document 13-2 Filed 03/21/24 Page 16 of 38 AP+ #10

VANCOVER WA 98662

Please describe on the reverse	e what happened in	ncluding the details f	ot an elections yo	u answered yes	to
return noom. and he left the property	home could arough hours bours and solice against to hours	about 5;  And 1 pr  e Horace  I was  aut. a te  aun he  harm m	30 am Mhen Was in Calling; Since I ( Got Some e VI was	and Icame my bed Solice ites later alled Thing.	
I have written, o recollection of the penalty of perjui	r had this statement whis incident. The policy under the laws of the companient of t	written for me and this ice officer has explain the State of Washingto	statement truly and ed to me I have to ce in, that the foregoing	accurately reflect m rtify or declare, und is true and correct.	- ny er



3/3/24 Mr. Temy Here's the problem with my entires CASE, Everyone involved M it is A like The cops didn't have probable cause to Arrest me, especially if they had to lie and fabricate the police report Both police reports contradict each other in an obvious way. First he was told when OFFicee Hess claims he contacted me walking comm NE 62 nd AVE Away From the residence. I have told him I was At AM COENER, I SAId I was sitting inside the pack waiting for the police to pull up. Next he claims that where he contacted me at was within 100071 07 the retricted residence. For one he never contracted me WAIKING COWN NE GENDAVE When HESS SAW ME AND CONTACHED me I YHAS Already Standing inside Seamer parking lot and Not only that Seamer Clinic is more than a 100071 from the restricted residence 0.3m: - 15847+ From the restricted residence. Hess also lied when he told me that he googled the distance between the restricted residence and Segmen Clinic and it was within a 1000 Flowed of is not Almost 6067 Forther From the residence thes dash can and body can would show that hes lying about confecting me unling cown M.E. 62 MANE. You Officer Es av report sais something for alle c: Fleerif The read sors while wasting of the light - it doesn't say who was exactly waiting af the light Officer & saw was the only we waiting at the light Next the reportsays Es au observed me walking towards HE Fourth plain blud with his hands in the Air. IN order for Officer Em to see me walking I had to be on the left side of the

street because N.B G2MBAVE is in small towards the bottom 20 IN order for Officer ESAV to have seen me sitting At the light I woulder had to be more than a 100071 from the residence. If I was on the right side of the street Officea Esau vouldre be able to see me at all because its bushes blocking the sidewalk and the side of seaman Clinic. Officer Esa body can and eash can would show All of this. Next Esqu said "he then walked into the Seamae Clinic parting lot located At 6100 NE Fourth PI Blud." So have did Hess contact me walking down NE 62NdAVE within a 10009+ Almost 6007+ From where ESAU SAId SAW ME WOLK into SCAMAR Clinic that is 15847+ AND also that there in the parking lat is where they contacted me At How is that possible! Hos said he contacted me walking down the road and where he contacted me WAS WITHIN A 1000H. ESAU SAID SITTING At the red light saw me walk into Seamer parting lot which is 15847/ and there is where "They" contacted me. How it Hess is telling the truth did I get ANAY From him Almost 6007 From where he contracted me of inside seamon clinic parting lot? And how could both of them confact me in the parking lot when one Maco saw me walking ANTWhere and made of Unders of the light and pulled into sommer divice parking lot and the other one drove straight WHEN the light turned green? Where is the body can and dash can From both of them so I can prove they both lied on their police report? No Probable Cause

Here's the other problem with All of this. Emphalle lied in the police report in Jew times and its very object and mobile said mything about it. First lie she told very conder the periods of perjust. IH her Smith Afficavit she claims that she left home mound 5:30 am and dichot come bot portil pm and come into the got and found me inside the room. The also claims in the police report that notherly were at the bouse and that she had no idea how I coulde got into the apt. Well let me explain all those lies Rachalle didnt live there anymore, she was staying At A hotel the cos casembrere Erika Neart Knows this as well Rachelle left on the 26th of June and called my wife to come stay to match the Kiets because I had to leave the Apt. So she KNEW Who WAS At the Apt And the reason she called the oops that night was because I had the garage door up with a black contain hanging From it because it was not in the opt for the Kids She claims it "looked ghetho" And got mad because I MOUICANT TAKE IT CONNY. The Kids broke the garage obor so it wouldn't close down all the way. She knew all of there IT you can get the 911 call when fachelle called the ass on herself I've been asking for this for 8 norths. In that 911 call she tells the operator the reason she wants to move out of the got is herouse the Kids has detroyed the apt and bute everything factell from the garage door was broke alongly factelle favor my with was as

could be cought in violation of the no contract order. That's why she wanted me to meet the caps at the got. That's why I stayed at the park waiting for the cops to show yo because I knew my wife was At the Apt. Enchelle waxer went inside the apt she saw me at the park when she dove up alread on the phone with the cops. I have exidence that Eachelle admitted to met being at the apt that day and she know my wife was there. How many hes CAH she be allowed to get AWAY With The OFFICER ASEC Packet what happened and Rachelle said "two days ago she was assaulted by Horace and was granted the protation order which was served on him yesterday Well now, as you know Eachelled Filed for the NCO on June 21st for me Allegedy ASSAULTING her on Jone 20th The day She made this claim was on June 27th Two days ago would be on June 25th That right there is what you CALL lies and very poor police investigation because the cops shoulder Known her story wasn't Adding up because if the read the temp HCO they woulder Known she was lying About exerthing. The Also claims the NO contactorder was served on me two days ago. They Dispatch said I want served yet I want served the NO contact order because they came to serve me on the 25th but I wasn't home to row was I served that's why dispatch said it wasn't show served yet Because of washed HOW MANY lies can a pecson tell and its 10st of 7

	BALLENTINES LAW DICTIONARY	3/11/24
	PRISE IMPRISONMENT	
1	The unland restraint by one person of the physical	
	libert of ANOther An unlawful violation of the persona	n mt
	liberty of Another wrether considered As tost or ACI	
2.	To constitute AN UN ANTUL ARREST OR A TAISE imprisonme	uf.tis
THE ASSESSMENT OF THE PARTY OF	Not Neversey that force be used The WIDING CONE IS ONE	which
	may be committed by Acts or by words, or by both Au onla	
	restraint of the person or AN interference with his personal!	perty.
dd arry ame dyd agy amend y ap galleg d Million diw y	is essential, but he is decreed to have been put under restoring	
- Elli G. P. Piller & Piller Schrieb State Schwerzungung gesten auser e	MORS OR Act induced a reasonable apprehension that force	· · · · · · · · · · · · · · · · · · ·
T T Q Q 12 Fr 1-1-1-1 www dd 100 (pon 10 gol 1 10 10	would be used I he did not submit IN short Any unlawful	
	exercise or show of force by which a person is compelled to re-	719114
tiller in manuscri de spe op spensyng poppyrillelister skile skyleriske pr	where he coes not wish to remain or to go where he ches we	g-f
and the thinks district the same appropriate against the party of the	wish to go is an unlawful acres!	and the second s
		it in 1888 had it discussion was as one regard to more absorbing as specimens buy up.
eren me tima ramata dari dagah da yar masa maga ka	HORACE HILL JE #144887	**************************************
	Clark Courty Jail	
n an h an ann a dùtha à an agus ann an an 2000 tha a co a		
	AHORNEY JOHN TERRY	r O des kriterios de la cela de l
	Attoria, Courtney Brasch	
	How much missourduet can a person deal with in a	
and the same of the Miller separated of the desire and the same of	CASE? 9 months I've been dealing with governmental miscould	
के पेंद्र के कार गाविक के पीत्र स्वाप्त्यक स्थाप तथक तथ का पूर प्रकार से के	prosecutorial misconduct Take police reports 7/1/29 c7 Tabe	
the 6 km2 to different the district is not only at years may deposit	petitions, Fase charges, Attorneys violating the RpC, telling	<i>*</i>

Polk County V. Dodson There can be no fair teial unless the accused receives the Services of AN Effective And independant Advocate" That Part!! Everything that is going on in my case is become the hired help is choosing to sleep with the every I7 just one of my Advocates woulder did there to 5 50% I wouldn't be here eight nove ME, Myself and me again has literally Out of case together of year with the help of my man The foundail a need to find to prove all the misconduct needed in order for my case to be dismissed A long time ago since its been dismissed a long time Ago. And that's where the false imprisonment comes in because its pase is really dismissed already. When the UCO WAS dismissed ON JONE 30th EVERYthing MAS COUS and over with them. City of TAROMA J. Coevell: The city may charge a person for violating a protection order (JUNE 27th when Rachelle called the cops on me for Allegedy violating the NCO) during the time the order is valid and in effect (Jone 21st to June 30th) But the CH MAY HOT CHARGE A DESON For violating AH order After the order has been vacated (JUNE 30th) even if the alleged violation occurred while the order was in effect. (June 27th) A vacated restraining order provides no legal basis for prospruting AN Alleged violation of the order. hagislatures has not ociminalized such a violation of A NO CONTROL DECER.

That means that the order is void so the violations is void If the violations is not a crime once the NCO is dismissed then how Am I going to trial? It the violations is not A crime ouce the NCO is dismissed then why am I otill in 19:12 False Imprisonment 9 months

SHEV ANAVA:

I A domestic violence CASE (NCO Filed ON JUNE 21st) is dismissed (the NOWAS dismissed on JUNE 30th) AND there is No trial, then there is No express legislative Authority for the continued validity of the NO contact order A NO CONTROL ORDER ENTERED AT ARRADMENT (JUNE 28-11) egainst a disculant epiess upon the dismissal of the underlying domestic violence charge (June 30th the 1100 was dismissed

The violation of A NO contact order-that was entered at Arraignment for a domestic violence charge carnotserve AS basis for a criminal prosecution if the violation occurred After the dismissal of the orderlying donotic violence charge. (August 2nd was the date of the allege violation) ARCW\$ 10.99.040

Duties of the Court No Control Order Violation The No Contact order shall terminate ? the defendant is acquited on the charges are dismissed. (June 30th the NCO was dismissed) 7 Also Imprisonment 9 months

ILNPG: Washington Criminal Law \$5.22 Constitutional Sufficiency of the Charging Document
The Charging document Must meet The "ESSENTIAL Elements Rule" The "Essential Elements rule" require a charging choursend sought to be charged in Addition to Adequately identifying the oftense. I hever received a charging document because the State
Knew it would be insufficient and a nonstitutional violation. A person accord of acrine has a constitutional rate oucce the Sixth Amendment and Article 1,822 of the Wathington Constitution to know the nature of the charges being brought. A document charging AN Accused with violating A NO contact order must identify the order the accused is alleged to have violated or must Allege sufficient facts to apprise the accused of what actions gave rise to the charge Where there is no reference to the identity of the victim to the uncertying NO contact order, or to the facts of the come the charging obcument lacks an essential element AND is insufficient. To be sufficient the document must in some MANNER identify the NO CONTACT Order Alleged to have been violated. The failure of AN information to allege cach Element of the charged crimes renders the information INSTRICIENT AND regines dismissal of the charge without

prejudice

Actual or constructive devial of the assistance of counsel

Altogether is legally presumed to result in prejudice.

Criminal Law - prejudice

The treat the prejudice resulting from the ineffectiveness of criminal defense counsel requires the defendant to show that there is a reasonable probability that but for counsel's unprofessional error; the result of the proceeding would have been different.

USCS Const friend to

Rights of the fronze (Effective Assistance of Course!

Counsel cannot justify a failure to investigate simply by invoking strategy. The U.S. Spreme Court has swarely reported the attentation.

Course CANNOT justify A Failuse to investigate simply by invoking strategy. The U.S. Supreme Court has squarely rejected the attempt to justify a limited investigation as reflecting it tackens judgment Under Strickland coursels investigation must determine for a trategy not the other way around.

The fort that I'm writing this letter is prove enough that something is not right in my case. The more I want to probable the blanc on the prosecutors and VID and theres ple to a course of a few of this is more about my court appointed accurse or lack of a Atlaners and not one of them have done of thing for me, well accept fail me in my chances at a fair local. Ist Atlogues violated the EpC by telling something in All, and I mean absolutly nothing but wing me a Fabricated deal, Southerness said I needed a competency hearing and

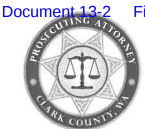
that = might be incompetent Basically saving in in the en sens Im insalus, feeble-minded person, a person lacking the mental capacity. In Still hurt and bothered by that and to be none - the coing to to our mother restormite. IM NOT obing All this writing and fighting for money or yall respent I'm doing it because Phil And called me incompetent. It literally tore me up inside I soft in my cell in GI-11 and oried for almost a week and I told myself I will never be looked At in that was Again, All becase I Said my afformers are IN CONSDICACY WITH The prosecution well I'M NOT WOOD! 4th Attorna, Lisa Toth is the word of them all she notally led to my face. She told me lies about my case and the trings I Flank so I would second quest myself and hope that I'll take a deal That's where the problem slands the deal My HORNEYS Chase Not to investigate ANY Witness or my behave but Lisa only womed about was the watim coming to court. None of my Attorneys - ried to get Any of the excluse I needed to prove my immorance None of them wanted to do ANY thing in my CASE ON SURPOSE, 4 out of 6 Attorneys proved they were working more for the prosecution than for me. I have more evidence of their inelycelive asistance of coursel and precious than I do in my own case and that Very SAC, I have exidence of almost all the government misconfact and prosecutorial miscondial and sive sent it to you and your response was How come ment of the others seen it or did anything plant of My guestion is what Are you going to do about of? You have All the lies thats

9

been to be against me. You have the evidence that Rachelle lied to get the NCO to start All of this. bu have the evidence that the offices lied on their police reports and had so pelvobe must to prest be low have the exictence that Rachelle lied on hee Smith AAI dan't about being at the Apt the day I got accepted I7 she lied Knowingly under About Anything she can to make sure she wins to here proof that she lied a fau times on the police report You have the pool that the cops led about me being served to 7 = MARY OFFICE 14 Served - her I MART IN NO Ation. You have the exidence that the other committed Brady riolations CPS worker committed Brady violations. You have the proof that a government cassworker called to the courts and was - ald that me and Eachelle dignt have a MO in play locase it was dismissed Time 30th By you not requesting the video and Audio recording of my Arraignment when the prosecutor claims I knew alost the NO contact order. He's the thing It doesn't matter; 7 3 did know about it, once the case was dismissed as a the perhaps violation come After the order was dismissed then those violations didn't mother. But the video is prof that the prosecular lied Again. So hasically everything I'm going through right you is Fabricated All the our of doles are Fale All this miscoriduct and lies and the state is worried about me trying to some my from by by Allegedly talking to my WITE IT I WASN'T held on langely and was allowed to

to home when I was supposed to It the detertive and the prosecutive wouldverdid their job is mouldn't have been in here long enough to talk to my wife alleged MYNAY. The prosecutor as the my wite to lost if agrees me Morning whats I see HONE of my Attochers ASK ANY OF MY Mitnesses to none fostil on my believe No investigation was done into nos liengus is have Tupuldut still be in here. Alosolutly no evidence apprinst me nt all and you know this And you ask me Am I read for trial. Yor only ARE you felling an yourself that you have Something going on with the proserviou by you asking one am a seady to act to the course basically committee indifference assistance of course lecture - In many and I Am when I can be proserved ANNWAY. The MCO is dismissed and can need that to without me of Aleged wickfines It to time for me to co have to my family to only week to the was and Minds of No control actor 1/2/2000 me med my wife, to he released from restand and .... The het the Short I care that one out Take improvement weres

HOTACE H.// JR.



# PROSECUTING ATTORNEY | ANTHONY F. GOLIK

RACHAEL ROGERS Chief Deputy ANNA KLEIN Chief Criminal Deputy LESLIE LOPEZ
Chief Civil Deputy

GAYLE HUTTON Administrator

November 15, 2023

Horace Hill Jr. CFN #144887 Clark County Jail PO Box 1147 Vancouver WA 98666

Re:

Your Request for Records

GovQA Reference No. P039967

Dear Mr. Hill:

The Clark County Prosecutor's Office is in receipt of your two letters dated November 1, 2023, and one letter dated October 31, 2023, received in our office November 7, 2023.

Your first letter dated November 1, 2023, requests records as follows:

- 1. Form for filing a false police report for a DV petition.
- 2. Temp No Contact Order between me, Horace Hill Jr. and Rachelle Carelock.
- 3. Can I have the names of the officers that served me the no contact order.
- 4. Copy of a No Contact Order June, 2021, and the police report.
- 5. Form for filing a report against an officer for lying on his police report and making a false arrest.

Your second letter dated November 1, 2023, requests records as follows:

- 1. 911 transcripted calls between Horace and Bianca Hill against Rachelle Carelock during the dates of 2017-2023.
- 911 calls to address 6026 NE 33<sup>rd</sup> Cir., Vancouver, WA 98661 between May 1, 2023 June 27, 2023.
- 3. Police reports for all those calls as well.

You have provided two case numbers, 23-1-01505-06 and 23-1-00975-06. I will pull those files and begin searching for the records you requested. The records will then be reviewed for applicable exemptions from disclosure and then made available to you. If we do not discover any records responsive to your request, we will inform you. If necessary, we may also inform you that we have notified third persons or agencies of their right to seek a protective order before releasing

Hello, my name is Robyn King...!'m contacting you in regards of Horace Hill Jr. I'm a mutual friend of Horace Hill Jr. and Rachelle Carelock. I hope to shed some light on the false allegations against Horace Hill, that Rachelle Carelock has filed against Horace. I was present the day the call was made, and all the allegations against him (Horace) are nonexistent. She's doing it as revenge and he most definitely didn't put his hand on her, she used a scenario that happened to me with my son's father and said it happened to her. Horace has done nothing but try to help her with her inconsistent parenting and complications that she's had with their mutual children and her other children. Rachelle lied about everything to get him out of her house that he was living at because Vancouver Police Department told her in over to get him out she would have to evict him, so lying on him and putting him in jail was faster!!! I hope this can give you a better idea of who you're dealing with.

I. Robyn King, give Mrs. Hill my Permission to notorize and copy my statement Phone: 503-473-3620 Emails: nybors+@gmail.com Case 3:23-cv-05923-4706 # 200000001513@3 Filed 03/21/24 Page 35 of 38

23-1-01505-06

# **B.Hill Statement**

My name is Bianca Hill. I am writing this statement to let whoever it may concern know the truth about what happened between Horace Hill and Rachelle Carelock. I have screenshot evidence of Rachel, texting me and telling me that she is going to put a no contact order on horse hill to get him out of her house, and that she will lie and tell whatever story she has to in order to get a no contact order put on him. Rachel is the type of person that if she doesn't get her way or if she doesn't feel in control, then she does whatever she hast to do to cause that person. Hell she will put no contact orders on them. She will call the cops on them. She will embarrass them on Facebook she has been doing this since me and Horace Hill started dating in 2017 Horace tries to help Rachel however he can with the children, including the children that are not his biologically so far as to staying in the home with the children and taking care of their every day needs while Rachel leaves out of town to prostitute She will be gone weeks and months at a time, and then will come back home start an argument with Horace and kick him out of the house. She has even went as far as calling, CPS and making false allegations on me and Horaces younger children. Before Rachel Carelock put the no contact order on Horace hill she told me face-to-face that the police officer that was called out to the house over an incident told her she would have to evict him from her home that he had lived in for months, but that the faster way to get him removed from the home wants to put a no contact order on him since the lease was in her name Rachel Carelock moved out of the home and was staying in a hotel on millplain called the Woodland suites. CPS was helping her pay for it as well as Vancouver Housing Authority. Due to her lying about this no contact order and supposedly being abused by Horace Hill she was able to receive a \$5000 grant that she used to move into her new home. CPS knew the entire time the Horace Hill was staying at the home. CPS came out to the home where the Horace hill and the children lived twice and Rachel was not there because she didn't live there and CPS knew that. Horace Hill is in jail facing charges over Rachel Carelocks lies. With my statement, I am attaching all evidence that I have to prove that she is lying.

And I

I give Shirley Permission to noterize and Copy my statement

Phone: 360-717-1852

Ema: 1: lubiddylu@gmail.com

Evidence Fae Motion

From: Shirley Hill shirlybal60@gmail.com

Date: Oct 18, 2023 at 2:37:43 PM

To: Shirley Hill shirlybal60@gmail.com

whom this may concern/Gregerson, David E,

My name is Carlie Tyree and I've been a friend/girlfriend of Horace Hill Jr for over a year now. Me and Horace lived together at Ellwood apt until he was wrongfully evicted. He ask me to go stay at his baby moms apt (Rachelle Carelock) @6026 NE 33rd CIR in Vancouver to help out with the kids cause she (Rachelle) was never home and always gone out of town, and when she did come home, she was usually drunk and starting arguments with them and their friends. I stayed in the garage because it was set up like a bedroom, from Feb-sometime in June. I left because Rachelle kicked me out because I was defending her youngest daughter against her. I stayed there with Horace's friends Dwanye Wallace and Rybecca Seal along with Daysha and Jordynn...Lamya was there but she left to go stay with one of Rachelle's friends because she was getting harassed and bullied by her older brother and sister and the mom (Rachelle) didn't care what so ever. She actually made the older daughter (Daysha) put her out (Lamya)in the cold one morning without any coat and made her leave the apt with nowhere to go around 8am. How can u call yourself a mom and do something like that to a innocent 12yr old child?? It literally broke my heart but Horace knew Rachelle well and had backup plan already in store for Mya and she knew exactly what to do and where to go in case of emergency and his baby (LaMya) was safe.

Rachelle was never there, she was always gone out of town and absolutely not did any physical altercation happen between Horace and Rachelle at all. They barely even argued, if u ask me they

couldn't get any closer as friends, u couldn't ask for a better baby mom/baby dad relationship than what they had.....only problem is Rachelle is very vindictive and if she doesn't get her way all hell breaks lose. I was there when Rachelle came home from out of town and called 911 on herself. saying she didn't want to live there anymore, she didn't want the kids anymore and I was also there when she ask Horace to take over everything since it was only 2 months left on her least. She told us she was going to stay in a hotel where she works out of already (she's an escort). She basically was gone already but she made sure that she took her name off stuff and left... they got into an argument because on the first of June Rachelle took the tanf money that was supposed to go to Horace. and kept it and the food stamps so how was he supposed to do anything for the kids?? That's when CPS got involved and I believe Rachelle and Horace's cps worker or what she (Rachelle) led him to believe was his caseworker set him up. Because I was also present when Rachelle came over to see Horace and to smoke weed with us (me and Horace) and she (Rachelle) already had the caseworker on speaker phone telling us not to say anything cause she (the caseworker) was talking to Rachelle about everything Horace was telling her. I couldn't believe what I was hearing and Rachelle just walked out laughing at Horace and said "I told you I can't be stopped". Right then I got mad at her and she told me to get out and don't come back and less than a week later he's in jail. She told me months before that she was going to find away to put a no-contact order on Horace to get him arrested since the first time she lied on

him didn't land him in jail. This is the second time doing this to him, everything Rachelle said to get the No-Contact order is a complete lie and I mean everything!!! There's multiple people who can tell you the something. She moved out and left Horace the apt for the final 2 months of her lease because he was homeless and she didn't want to stay there because the kids broke everything in the apt and was terrible only because she allowed them to be and couldn't control them anymore!! She used Horace as a scapegoat to get a DV grant and the system helped her do it. Its wrong completely wrong and you guys are still assisting her in tormenting him and his family!! When is it going to stop and when is she going to pay the price for lying and destroying this mans life???

# Sent from my iPad

I give Shirley Permission to notarize and Capy my Statement Phone: 360-783-7478

Email: Carlietyree 369@gmail.com